#### PATENT COOPERATION TREATY

## **PCT**

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference 19025.021	FOR FURTHER ACTION	See item 4 below		
International application No. PCT/US2004/020751	International filing date (day/month/year) 28 June 2004 (28.06.2004)	Priority date (day/month/year) 24 May 2004 (24.05.2004)		
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237				
Applicant PTC THERAPEUTICS, INC.				

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).					
2.	This REPORT consists of a total of 8 sheets, including this cover sheet.					
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.					
3.	3. This report contains indications relating to the following items:					
	Box No. I	Basis of the report				
	Box No. II	Priority				
	Box No. III	Non-establishment of opapplicability	inion with regard to novelty, inventive step and industrial			
	Box No. IV	Lack of unity of invention	n			
	Box No. V		er Article 35(2) with regard to novelty, inventive step or industrial ad explanations supporting such statement			
	Box No. VI	Certain documents cited				
	Box No. VII	Certain defects in the inte	ernational application			
	Box No. VIII	Certain observations on t	he international application			
4.	4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis.2).					
			Date of issuance of this report 19 November 2007 (19.11.2007)			
The International Bureau of WIPO		au of WIPO	Authorized officer			

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#### PATENT COOPERATION TREATY

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555 TWEI	FTH STREET, 1	N.W.			3371	RITTEN OPINION OF THE
WASHINGTON, D.C., DC 20004				ONAL SEARCHING AUTHORITY		
						(PCT Rule 43bis.1)
					Date of mailing (day/month/year)	0 6 NOV 2007
Applicant'	s or agent's file r	eference			FOR FURTHER	
19025.021						See paragraph 2 below
Internation	al application No	Э,	Internatio	nal filing date	(day/month/year)	Priority date (day/month/year)
PCT/US04				004 (28.06.200		24 May 2004 (24.05.2004)
Internation	al Patent Classifi	ication (IPC)	or both natio	onal classificat	ion and IPC	
	C12Q 1/68( 2006					
Applicant	135/6,69.1,320.1,	.s∠s;5s0/350;	0.625/026			
	RAPEUTICS					
	THE CHICK					
1. This o	pinion contains i	ndications rela	ating to the	following item	s:	
	D 11 I	D : 0.1				
	Box No. I	Basis of the	opinion			
	Box No. II	Priority				
Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				entive step and industrial applicability		
Box No. IV Lack of unity of invention						
$\boxtimes$	Box No. V	Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
Box No. VI Certain documents cited			d			
Box No. VII Certain defects in the international ap			nternational app	plication		
	Box No. VIII	Certain obs	ervations or	n the internation	nal application	
2 161111121	THER ACTIO	N)				
If a de Intern Autho	emand for intern ational Prelimina rity other than th	ational prelimary Examinin	g Authority the IPEA at	y ("IPEA") ex nd the chosen	cept that this does	be considered to be a written opinion of the s not apply where the applicant chooses an he International Bureau under Rule 66.1bis(b) lered.
IPEA	a written reply to	ogether, where	e appropriat	te, with amend:	ments, before the ex	PEA, the applicant is invited to submit to the contraction of 3 months from the date of mailing whichever expires later.
	rther options, see				Y	
3. For fu	rther details, see	notes to Form	PCT/ISA/2	220.		
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N	mailing address  Mail Stop PCT, Attr	n: ISA/US		_	tion of this opinion	Authorized officer
Commissioner for Patents 15 October 20 P.O. Box 1450			ib October 200	7 (15.10.2007)	Stephanie K. Mummert, Ph.D.	
A	Mexandria, Virginia	a 22313-1450				Telephone No. 571-272-0872

Facsimile No. (571) 273-3201
Form PCT/ISA/237 (cover sheet) (April 2005)

International application No.

PCT/US04/20751

Box No. I Basis of this opinion							
1. With	regard to the language, this opinion has been established on the basis of:  the international application in the language in which it was filed  a translation of the international application into, which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).						
2. With inven	2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:						
a.	type of material  a sequence listing  table(s) related to the sequence listing						
ь.	format of material  on paper  in electronic form						
c.	time of filing/furnishing  contained in the international application as filed.  filed together with the international application in electronic form.  furnished subsequently to this Authority for the purposes of search.						
3. 🔀	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.						
4. Additi	ional comments:						

### WRITTEN OPINION OF THE

International application No.

INTERNATIONAL SEARCHING AUTHORITY PCT/US04/20751 Box No. IV Lack of unity of invention In response to the invitation (Form PCT/ISA/206) to pay additional fees the applicant has, within the applicable time limit: paid additional fees paid additional fees under protest and, where applicable, the protest fee paid additional fees under protest but the applicable protest fee was not paid not paid additional fecs This Authority found that the requirement of unity of invention is not complied with and chose not to invite the applicant to 2. pay additional fces. 3. This Authority considers that the requirement of unity of invention in accordance with Rule 13.1, 13.2 and 13.3 is complied with not complied with for the following reasons: See the lack of unity section of the International Search Report(Form PCT/ISA/210) 4. Consequently, this opinion has been established in respect of the following parts of the international application: all parts. the parts relating to claims Nos. 1-27

International application No. PCT/US04/20751

Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
1. Statement					
Novelty (N)	Claims	NONE	YES		
,		1-27			
Y					
Inventive step (IS)	Claims Claims	NONE			
	Ciamis	1-27	NO		
Industrial applicability (IA)	Claims				
	Claims	NONE	NO		
2. Citations and explanations:	·				
Please See Continuation Sheet					
rm PCT/ISA/237 (Box No. V) (April 2005)					

International application No. PCT/US04/20751

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	Supplemental Box
	In case the space in any of the preceding boxes is not sufficient.
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	V. 2. Citations and Explanations:
	Clain Interpretation
	The term 'in an absence of SEQ ID NO:4' is being given the broadest reasonable interpretation in light of the specification. The
	term is not explicitly defined in the spec. Instead, SEO ID NO:4 is referred to as NeRP and as "SEO ID NO:4 sets forth a NeRP1 a 336
	nucleotide region of a VEGF 5'UTR" (p. 8 of specification) and it is noted that searching the sequence against nucleotide databases does
	not necessarily provide art where the sequence is deleted. However, the nucleotide boundaries of SEO ID NO:4 are not established
	relative to the context of the overall full-length VEGF 5' UTR. Therefore, without clear nucleotide boundaries of the region comprising
	SEQ ID NO:4, the term is being interpreted as reading on art where the 5' UTR is deleted partially, either at the 5' end of the UTR, the 3
	end of the UTR or from the middle.
	The term 'UTR having a NeRP1 (SEQ ID NO: 4)' is also being given the broadest reasonable interpretation in light of the
	specification. As noted above, the limitations of SEQ ID NO:4 are not clearly defined. The term is being interpreted as the opposite of
	'in the absence of SEQ ID NO:4' and is interpreted as reading on art where a full length VEGF 5' UTR is present in the nucleotide construct.
	The limitations of SEO ID NO.3 are also not explicitly defined in the ones. Instead, SEO ID NO.3 in referred to an PRODUC
	A DE REPUBLIQUES OF A PART IN CANADA AND THE SISO BOT EXPLICITLY defined in the case. Instead, VEO, II) NO. 2 is reformed to an Discount.

The limitations of SEQ ID NO:3 are also not explicitly defined in the spec. Instead, SEQ ID NO:3 is referred to as PTCRE1 and as "SEQ ID NO:3 sets forth a PTCRE1, a 702 nucleotide region of VEGF 5'UTR" (p. 8 of specification) and like SEQ ID NO:4, the nucleotide boundaries of SEQ ID NO:3 are not established relative to the full-length 5' UTR and searching the sequence against nucleotide databases does not necessarily provide art where the sequence is deleted. Therefore, the term 'wherein the PTCRE is not SEQ ID NO:3' is being interpreted as reading on art where the 5' UTR is partially deleted, either at the 5' end of the UTR, the 3' end of the UTR or from the middle. And where SEQ ID NO:3 is not described either way, or particularly where the sequence comprising 'SEQ ID NO:3, a fragment thereof, or a complement of either' is being interpreted as reading on art where the full length 5' UTR is present in the nucleotide construct.

Claims 1-27 lack novelty under PCT Article 33(2) as being anticipated by Forsythe et al. (Molecular and Cellular Biology, 1996, vol. 16, no. 9, p. 4604-4613). Forsythe teaches a method of analyzing the effect of hypoxia inducible factor on the expression of VEGF (Abstract).

With regard to claims 1-10 and 14, Forsythe teaches a variety of nucleic acid constructs and nucleic acids that comprise a nucleic acid encoding a reporter polypeptide, wherein the nucleic acid sequence encoding a reporter polypeptide is operably linked to a NeRP, said NeRP (SEQ ID NO:4) is operably linked to a PTCRE (wherein said PTCRE is not SEQ ID NO:3), and expression of said reporter polypeptide is capable of being modulated relative to in an absence of said NeRP (Figure 1A, where a variety of constructs comprising deletions of the 5' UTR, and therefore in the absence of SEQ ID NO:3; see also p. 4605, col. 1, 'reporter plasmid constructs'

Form PCT/ISA/237 (Supplemental Box) (April 2005)

International application No. PCT/US04/20751

### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

heading, where the UTR is linked to luciferase reporter gene).

With regard to claims 11-13 and 15-21, Forsythe teaches a reporter construct wherein said VEGF 5' UTR is in an absence of SEQ ID NO:4 and contains an intron (Figure 1A, where a variety of constructs comprising deletions of the 5' UTR, and therefore in the absence of SEQ ID NO:4; see also p. 4605, col. 1, 'reporter plasmid constructs' heading, where the UTR is linked either to VEGF ORF or luciferase reporter gene), wherein these constructs produce polypeptides (see also p. 4605, col. 1, 'reporter plasmid constructs' heading, where the UTR is linked either to VEGF ORF or luciferase reporter gene), and are produced in vitro (p. 4605, where the constructs are produced in vitro, see 'transient expression assays' heading).

With regard to claims 22-24, Forsythe teaches a nucleic acid molecule that comprises 95-99% sequence identity with a nucleic acid molecule of SEQ ID NO:3, a fragment thereof or a complement of either, consists of SEQ ID NO:3 or a fragment or complement thereof, or consists of a nucleic acid linked to a reporter polypeptide wherein the nucleic acid sequence consists of SEQ ID NO:3 (Figure IA, where a variety of constructs comprising deletions and full length versions, see KpnI of the 5' UTR, and therefore comprising SEQ ID NO:3).

With regard to claims 23-27, Forsythe teaches a nucleic acid molecule that comprises 95-99% sequence identity with a nucleic acid molecule of SEQ ID NO:4, a fragment thereof or a complement of either, consists of SEQ ID NO:4 or a fragment or complement thereof, or consists of a nucleic acid linked to a reporter polypeptide wherein the nucleic acid sequence consists of SEQ ID NO:4 (Figure 1A, where a variety of constructs comprising deletions and full length versions, see KpnI of the 5' UTR, and therefore comprising SEQ ID NO:4).

Claims 22-27 lack novelty under PCT Article 33(2) as being anticipated by Kamiya et al. (US Patent 6,057,437; May 2000) teach the specific nucleotide sequences of VEGF 3' and 5' UTR regions (Table I, col. 10).

With regard to claims 22-24, Karniya teaches a nucleic acid molecule that comprises 95-99% sequence identity with a nucleic acid molecule of SEQ ID NO:3, a fragment thereof or a complement of either, consists of SEQ ID NO:3 or a fragment or complement thereof, or consists of a nucleic acid linked to a reporter polypeptide wherein the nucleic acid sequence consists of SEQ ID NO:3 (Table 1, col. 10, see sequence alignment below).

Qу	1	TCCAGAGAGAGTCGAGGAAGAGAGAGAGAGGGTCAGAGAGAG	60
Db	337	TCCAGAGAGAAGTCGAGGAAGAGAGAGAGGACGGGGTCAGAGAGAG	396
Qу	61	AGCGAAAGCGACAGGGGCAAAGTGAGTGACCTGCTTTTGGGGGTGACCGCCGGAGCGCGG	120
Db	397	AGCGAAAGCGACAGGGGCAAAGTGAGTGACCTGCTTTTGGGGGTGACCGCCGGAGCGCG	456
Qy .	121	CGTGAGCCCTCCCCTTGGGATCCCGCAGCTGACGACTGACGGCACAGACAG	180
Db	457	CGTGAGCCCTCCCCTTGGGATCCCGCAGCTGACCAGTCGCGCTGACGGACAGACA	516
Qу	181	GACACCGCCCCAGCCCCAGCTACCACCTCCTCCCCGGCCGG	240
Db	517	GACACCGCCCCAGCCCAGCTACCACCTCCCCGGCCGGCGGCGGCACAGTGGACGCG	576
Qу	241	GCGGCGAGCCGGGGCAGGGGCCGGAGCCCGGAGGCGGGGTGGAGGGGGTCGGG	300
Db	577	GCGGCGAGCCGCGCAGGGCCGGAGCCCGGAGGCGGGTGGAGGGGGTCGGG	636
Qy	301	GCTCGCGCGCCTCGAAACTTTTCGTCCAACTTCTGGGCTGTTCTCGCTTCGGAGGA	360
Db	637	GCTCGCGGCGTCGCACTGAAACTTTTCGTCCAACTTCTGGGCTGTTCTCGCTTCGGAGGA	696
Qу	361	GCCGTGGTCCGCGCGGGGGAAGCCGAGCCGAGAAGTGCTAGCTCGGGC	420
Db	697	GCCGTGGTCCGCGGGGGAAGCCGAGCCGAGCGGAGAAGTGCTAGCTCGGGC	756
Qy	421	CGGGAGGAGCCGCAGCCGGAGGAGGAGGAGGAAGAAGAAG	480
Db	757	CGGGAGGAGCCGCAGCCGGAGGAGGAGGAGGAAGAAGAAG	816
QΥ	481	CCGCAGTGGCGACTCGGCGCTCGGAAGCCGGGCTCATGGACGGGTGAGGCGGGTGTGC	540
Db	817	CCGCAGTGGCGACTCGGCAGCCGGAAGCCGGGCTCATGGACGGCTGAGGCGGCGGTGTGC	876
О́Х	541	GCAGACAGTGCTCCAGCCGCGCGCGCCTCGGCCCGGGCCTCGGCCCGGGGA	600
Db	877	GCAGACAGTGCTCCAGGCGCGCGCGCCCCAGGCCCTGGCCCGGGCCTCGGGCCGGGGA	936
Qy	601	GGAAGAGTAGCTCGCCGAGGCGCCGAGGAGAGCGGGCCCCCACAGCCGAGAGA	660
Db	937	GGAAGAGTAGCTCGCCGAGGCGCGAGGAGAGAGCGGGCCCCACAGCCCGAGCCGGAGA	996

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With regard to claims 23-27, Kamiya teaches a nucleic acid molecule that comprises 95-99% sequence identity with a nucleic acid molecule of SEQ ID NO:4, a fragment thereof or a complement of either, consists of SEQ ID NO:4 or a fragment or complement thereof, or consists of a nucleic acid linked to a reporter polypeptide wherein the nucleic acid sequence consists of SEQ ID NO:4 (Table 1, col. 10, see sequence alignment below).

```
Qу
        1 TCGCGGAGGCTTGGGGCAGCCGGGTAGCTCGGAGGTCGTGGCGCTTGGGGGCTAGCACCAG 60
Db
        1 TCGCGGAGGCTTGGGGCAGCCGGGTAGCTCGGAGGTCGTGGCGCGCTAGCACCAG 60
Qу
       61 CGCTCTGTCGGGAGGCGCAGCGGTTAGGTGGACCGGTCAGCGGACTCACCGGCCAGGGCG 120
         CGCTCTGTCGGGAGGCGCAGCGGTTAGGTGGACCGGTCAGCGGCCTCACCGGCCAGGGCG 120
Db
Qу
       Db
         CTCGGTGCTGGAATTTGATATTCATTGATCCGGGTTTTATCCCTCTTCTTTTTTCTTAAA 180
Qу
         Db
       181
Qу
       241 CTTGAATCGGGCCGACGGCTTGGGGAGATTGCTCTACTTCCCCAAATCACTGTGGATTTT 300
       241 CTTGAATCGGGCCGACGGCTTGGGGAGATTGCTCTACTTCCCCAAATCACTGTGGATTTT 300
Db
       301 GGAAACCAGCAGAAAGAGGAAAGAGGTAGCAAGAGC 336
Qу
          Db
       301 GGAAACCAGCAGAAAGAGGAAAGAGGTAGCAAGAGC 336
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Claims 1-27 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.